1 2 3 4 5 6 7	Mark E. Ellis - 127159 Anthony P. J. Valenti - 284542 ELLIS LAW GROUP LLP 1425 River Park Drive, Suite 400 Sacramento, CA 95815 Tel: (916) 283-8820 Fax: (916) 283-8821 mellis@ellislawgrp.com avalenti@ellislawgrp.com Attorneys for Defendant RASH CURTIS & ASSOC	CIATES	
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10			
11	BETTY ROGERS-GRAHAM and RICHARD GRAHAM,	Case No.: 3:18-CV-03381-JST	
12	·	JOINT STIPULATION AND [PROPOSED] ORDER TO CONTINUE MEDIATION	
13	Plaintiffs,	DEADLINE	
14	V.		
15	RASH CURTIS & ASSOCIATES,		
16	Defendant.		
17			
18	<u>STIPULATION</u>		
19	Plaintiffs BETTY ROGERS-GRAHAM	and RICHARD GRAHAM ("Plaintiffs") and	
20	Defendant RASH CURTIS & ASSOCIATES ("Defendant") hereby stipulate and agree that good cause		
21	exists for extending the Mediation Deadline from February 14, 2019 to March 11, 2019.		
22	WHEREAS, the Court's Case Management Order, dated October 17, 2017, set the deadline to		
23	complete mediation by February 14, 2019;		
24	WHEREAS, due to various calendar cor	afflicts the parties cannot complete mediation by	
25	February 14, 2019; and		
26	WHEREAS, the parties and their counsel have conferred with the mediator and agreed to move		
27	the mediation to March 11, 2019; and		
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JOINT STIPULATION AND $\ensuremath{\left[\text{PROPOSED} \right]}$ ORDER TO CONTINUE THE MEDIATION DEADLINE

1	WHEREAS, the parties jointly stipulate to and request that this court grant an extension of the		
2	mediation deadline to March 11, 2019; and		
3	WHEREAS, this stipulation is made for good cause and not for the purpose of delay.		
4	IT IS SO STIPULATED.		
5	Respectfully submitted,		
6 7	Dated: February 12, 2019 ELLIS LAW GROUP, LLP		
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9	By <u>/s/Anthony P. J. Valenti</u> Anthony P. J. Valenti		
10	Attorneys for Defendant RASH CURTIS & ASSOCIATES		
11	Dated: February 12, 2019 KIMMEL & SILVERMAN, P.C.		
12			
13	By_/s/Amy L. Bennecoff Ginsburg Amy L. Bennecoff Ginsburg Attorneys for Plaintiff BETTY ROGERS-GRAHAM and RICHARD GRAHAM		
14			
15	OKATI/AWI		
16	ATTESTATION PURSUANT TO CIVIL LOCAL RULE 5-1(I)(3)		
17	I, Anthony P. J. Valenti, hereby attest that the concurrence in the filing of this document has		
18	been obtained from Amy L. Bennecoff Ginsburg, counsel for Plaintiffs BETTY ROGERS-GRAHAM		
19	and RICHARD GRAHAM, as of the date below.		
20	Dated: February 12, 2019		
21	ELLIS LAW GROUP LLP		
22 23	By <u>/s/Anthony P. J. Valenti</u>		
24	Anthony P. J. Valenti Attorneys for Defendant RASH CURTIS &		
25	ASSOCIATES		
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1	[PROPOSED] ORDER
2	The mediation deadline is hereby continued to March 11, 2019.
3	IT IS SO ORDERED.
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5	Dated: February 13, 2019
6	0 1 1 in-
7	UNITED STATES DISTRICT COURT JUDGE
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